Docket No.: 121.1063 Serial No. 10/766,026

REMARKS

In accordance with the foregoing, claims 1-4, and 6-9 have been amended. No new matter is presented and, accordingly, approval and entry of the foregoing amendments are respectfully requested.

STATUS OF CLAIMS

Claims 1-10 are rejected.

Claims 1-10 are pending and under consideration.

ACTION AT PAGE 3: REJECTION OF CLAIM 1 FOR OBVIOUSNESS UNDER 35 U.S.C. §103(a) OVER HORVITZ (US PUBLICATION 2002/0087649) IN VIEW OF DESIMONE ET AL. (U.S. PATENT 6,212,548);

ACTION AT PAGE 5: REJECTION OF CLAIM 2 FOR OBVIOUSNESS UNDER 35 U.S.C. §103(a) OVER HORVITZ (US PUBLICATION 2002/0087649) IN VIEW OF DESIMONE ET AL. (U.S. PATENT 6,212,548) FURTHER IN VIEW OF KALL (U.S. PUBLICATION 2004/0180669);

ACTION AT PAGE 6: REJECTION OF CLAIM 3 FOR OBVIOUSNESS UNDER 35 U.S.C. §103(a) OVER HORVITZ (US PUBLICATION 2002/0087649) IN VIEW OF DESIMONE ET AL. (U.S. PATENT 6,212,548) AND FURTHER IN VIEW OF CRANDALL (U. S. PUBLICATION 2002/0029291);

ACTION AT PAGE 7: REJECTION OF CLAIM 3 FOR OBVIOUSNESS UNDER 35 U.S.C. §103(a) OVER HORVITZ (US PUBLICATION 2002/0087649) IN VIEW OF DESIMONE ET AL. (U.S. PATENT 6,212,548) AND FURTHER IN VIEW OF SCHNEIDER (U.S. PATENT 6,442,549):

ACTION AT PAGE 9: REJECTION OF CLAIM 6 FOR OBVIOUSNESS UNDER 35 U.S.C. §103(a) OVER HORVITZ (US PUBLICATION 2002/0087649) IN VIEW OF DESIMONE ET AL. (U.S. PATENT 6,212,548) FURTHER IN VIEW OF SCHNEIDER (U.S. PATENT 6,442,549) AND FURTHER IN VIEW OF IWATA ET AL. (U.S. PUBLICATION 2003/0008679);

ACTION AT PAGE 12: REJECTION OF CLAIM 7 FOR OBVIOUSNESS UNDER 35 U.S.C. §103(a) OVER HORVITZ (US PUBLICATION 2002/0087649) IN VIEW OF DESIMONE ET AL. (U.S. PATENT 6,212,548) IN VIEW OF HOSHI ET AL. (U.S. PATENT 6,980,977);

Docket No.: 121.1063 Serial No. 10/766,026

ACTION AT PAGE 15: REJECTION OF CLAIM 7 FOR OBVIOUSNESS UNDER 35 U.S.C. §103(a) OVER HORVITZ (US PUBLICATION 2002/0087649) IN VIEW OF DESIMONE ET AL. (U.S. PATENT 6,212,548) IN VIEW OF ERDELYI (U.S. PATENT 6,631,522);

ACTION AT PAGE 16: REJECTION OF CLAIM 9 FOR OBVIOUSNESS UNDER 35 U.S.C. §103(a) OVER PARK ET AL. (U.S. PATENT 7,158,805) IN VIEW OF ERDELYI (U.S. PATENT 6,631,522); AND

ACTION AT PAGE 20: REJECTION OF CLAIM 10 FOR OBVIOUSNESS UNDER 35 U.S.C. §103(a) OVER PARK ET AL. (U.S. PATENT 7,15,8805) IN VIEW OF ERDELYI (U.S. PATENT 6,631,522) AND FURTHER IN VIEW OF HOSHI ET AL. (U.S. PATENT 6,980,977);

The rejections are respectfully traversed.

The foregoing amendments to the closing lines of claims 1 and 9 are based on the description in the specification at page 20, lines 2 to 4:

By using this change as a trigger, the updated information is delivered to each user registered as the subscribing user in the watcher user entry.

Other amendments to the pending claims are to improve form. No new matter is presented in the amendments.

None of the above cited references US 2002/0087649, US 6,212,548, US 7,158,805 and US 6,631,522 teaches or suggests "the order of delivery of the information is determined on the basis of updating the information."

CONCLUSION

There being no further outstanding objections or rejections, it is submitted that the application is in condition for allowance. An early action to that effect is courteously solicited.

Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

Docket No.: 121.1063 Serial No. 10/766,026

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

STAAS & HALSEY LLP

Date: March 11, 2008

Ву:

⊣. J. Støas

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